



IN RESPONSE TO THE OFFICE ACTION:

The Applicant has very carefully reviewed all the points the examiner raised in his office action. In addition to some minor comments, most comments are the same as in the previous office actions. The applicant had responded fully on all points in the response to the previous office actions.

Meanwhile, the applicant is totally confused by the Examiner's understanding of our disclosed invention versus the recited prior arts. While the cited arts are absolutely not related to our invention, the examiner kept arguing that they are related. I have been a worldly-recognized wireless expert and technologist for over 15 years, working in Japan, Germany, China and States, it is really hard for me to put these unrelated things together because the references are totally different from our invention.

We understand this is the FINAL office action, and we are not allowed to argue anymore. **Therefore, by following your instruction, we cancel most of our claims, and leave those claims already patented in our other applications including claims on OWA system architecture, SDM architecture, wireless BIOS architecture. Because these claims are already patented in other applications by me, we believe they are also patentable in this application.**

The final six claims of the invention is absolutely nothing to do with the referenced prior arts, as explained in the previous response to your previous office actions.

CONCLUSION

The present communication is intended to be fully responsive to all points of rejection raised by the Examiner and is believed to place the application in condition for allowance. Favorable reconsideration and allowance of the application is respectfully requested. It is submitted that the application is now in condition for allowance. Prompt notice of allowance is respectfully requested.

Respectfully submitted,

BY:

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